for the same the said board of trustees shall certify to the au-Proviso, reditor of state that they have caused the records of Buchanan tor of state to county to be examined and that the state will by such convey-examine title, ance receive a full complete and perfect title to said land.

SEC. 2. That on the receipt of such certificate the auditor of Auditor of state shall issue a warrant on the treasurer for the sum of two suc warrant: thousand six hundred and eighty dollars payable to the order when.

of such person as the certificate of the trustees shall state has conveyed the title of said land to the state.

SEC. 3. There is hereby appropriated out of any money in \$2,680 approthe treasury not otherwise appropriated the sum of two thousand six hundred and eighty dollars to pay for the land so au-

thorized to be purchased.

SEC. 4. This act being deemed of immediate importance Publication. shall be in effect by its publication in the Iowa State Register and Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved, April 1, 1884.

I hereby certify that the foregoing act was published in the Iowa State Register and Iowa State Leader April 4, 1884. J. A. T. HULL, Secretary of State.

CHAPTER 117.

REFORM SCHOOL AT ELDORA.

AN ACT Making Appropriation for the Boys' Reform School at El- H. F. 505. dora, Iowa.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. There is hereby appropriated out of any money \$24,190 apin the treasury not otherwise appropriated, for the boys' re-propriated form school at Eldora Iowa, the following sums for the purposes herein mentioned.

For family building and furnishing same ten thousand dol-s10,000 for family building.

lars (\$10,000).

For changing mansard roof on main building the sum of two \$2,000 for roof. thousand dollars (\$2,000).

For Sunday suits for the boys, twelve hundred dollars \$1,200 for Sunday suits. (\$1,200).

For contingent repair fund for two years, the sum of three \$3,000 for rethousand dollars (\$3,000).

For fencing 240 acres of pasture, four hundred dollars (\$400). Supering pasture. For fence in front of grounds, one hundred and fifty dollars \$150 for front fence.

For effecting exchange of land, two hundred and forty dol- \$240 for exchange of lars (\$240).

\$2,000 for engine.

For new engine and steam heating, the sum of two thousand dollars (\$2,000).

200 for library.

For library, the sum of two hundred dollars (\$200).

\$5,000 for hos-pital. How drawn.

For hospital the sum of five thousand dollars (\$5,000). The money herein appropriated shall be drawn and

One half in

paid on the order of the trustees of said reform school at such times as may be deemed necessary by said trustees, provided that not more than one half of this appropriation shall be drawn during the vear 1884.

Publication.

This act being deemed of immediate importance SEC. 3. shall take effect and be in force from and after its publication in the daily Iowa State Register and the daily Leader, newspapers published at Des Moines, Iowa.

Approved, April 1, 1884.

I hereby certify that the foregoing act was published in the Iowa State Register and Iowa State Leader April 4, 1884. J. A. T. HULL, Secretary of State.

CHAPTER 118.

TO PAY CLAIMS AGAINST PENITENTIARY AT FT. MADISON.

ACT Making an Appropriation to Pay Certain Ascertained Claims for Supplies Furnished the Iowa State Penitentiary at 8ub. H. Fs. 57, AN 58, 60 and 318. Fort Madison, Iowa.

Be it enacted by the General Assembly of the State of Iowa:

\$20,000 appropriated.

SECTION 1. That there be and is hereby appropriated from the state treasury of money not otherwise appropriated, the sum of twenty thousand (\$20,000) dollars, or so much thereof as may be necessary for the payment of the creditors of the Iowa penitentiary at Fort Madison Iowa.

That within ninety days after this act takes effect Claims to be SEC. 2. That within ninety days after this act takes effect filed within 90 all judgment creditors of said penitentiary desiring the benefit days with Sector of state. of this act shall file their transcripts of judgment, and all other claimants not having judgments, shall file their claims with the secretary of state and any claims not so filed will be for ever barred.

Executive council shall give notice of hearing.

SEC. 3. That when said claims are so filed it shall be the duty of the executive council to give each of said claimants notice of the time and place of hearing and application of said claims, at which time the executive council shall hear such evidence as said council may deem proper for or against the allowance of said claims and shall require the assistance and

Attorney General to assist.

Bondsmen shall only re-cover, when.

advice of the attorney general in so determining, but no claim of any bondman [bondsman] or the assignee of any bondsman of S. H. Craig shall recover from the state only such